FILE

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

NOV 1 1966

NOBLE C. HOOD Clerk, U. S. District Court

United States of America

,

Larry Lee Jackson

No. 14,400 - Criminal

On this 1st day of November, 1966, came the attorney for the government and the defendant appeared in person, and by counsel, Larry L. Oliver.

IT Is ADJUDGED that the defendant has been convicted upon his plea of 2 not guilty and

a verdict of guilty of the offense of having violated Title 18, U.S. Section 2113(b), in that on or about the 5th day of April, 1966, at Bartlesville, Oklahoma, in the Northern Judicial District of Oklahoma, Larry Lee Jackson did cause to be withdrawn from deposit the sum of \$22,500.00, with intent to steal and purloin, from the Union National Bank, Bartlesville, Oklahoma, the deposits of which were then insured by the Federal Deposit Insurance Corporation, which money belonged to said bank, as charged in Count Number One of the indictment;

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

It is Adjudged that the imposition of sentence is hereby suspended and the defendant is placed on probation for a period of Five (5) Years from this date, on the condition that he repays the sum of Three Thousand (\$3,000.00) Dollars per year.

It is Further Ordered that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

It is further Ordered that the clerk deliver three certified copies of this judgment and order to the probation officer of this court, one of which shall be delivered to the defendant by the probation officer.

Approved as to form:	(5)	Inther Bohamon	
United States Attorney		United States Distr	ict Judge.
	*		Clerk.
A True Copy. Certified this	day of	, 19	
(Signed)	Clerk.	y)	eputy Clerk.

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

FILED

United States of America)			Nov 8 - 1966
v. Leatha Lucilla Long	}	No.	14,363	NOBLE C. HOOD CR Clerk, U. S. District Court
On this 8th day of Novementhe defendant appeared in person, and 1	mber, ¹⁹ 66, ca with counse			or the government and
It Is Adjudged that the defendant has	been convicted a	ipon his	plea of 2	guilty,
in that on or about June 8, 1966, is she did, with intent to defraud, di and did keep in her possession and obligations and securities of the UFederal Reserve Bank of New York, I made and counterfeit, as charged in and the court having asked the defendant to be pronounced, and no sufficient cause to the	in the North id pass and conceal, fa mited State lew York, an counts thr aschers whether he has a	utter utter ulsely es, pur ul she ee, fo	to cer made as ported knew so our and to say wh	tain places of business nd counterfeited to be issued by the aid notes were falsely five of the indictment by judgment should not
It Is Adjudged that the defendant is	guilty as charge	d and co	nvicted.	
defendant placed on probation for a Count Three to the Federal Youth Correction Act Count Four- to the Federal Youth Correction Act Count Five- to the Federal Youth Correction Act	period of - Two (2) ye, T. 18, U. Two (2) ye, T. 18, U. Two (2) ye, T. 18, U. HER ADJUDGEI	ears fis.C.A.ears	rom thi 5010(som thi 5010(som thi 5010(som thi 5010(som the pe	s date, pursuant a). s date, pursuant a). riod of probation in
IT IS FURTHER ORDERED that during the as a law-abiding, industrious citizen and of scribe. Otherwise the defendant may be bro	bserve such conc ught before the	ditions of court for	f probatio r a violati	n as the Court may pre- on of the court's orders.
IT IS FURTHER ORDERED that the clerk of the probation officer of this court, one of wofficer.	deliver three cer which shall be de	tified cor clivered t	oies of this o the defe	s judgment and order to endant by the probation
Approved as to form:			ALLEN	E. BARROW
Lawrence A. McSoud	AL ALLEM AND THE STATE OF THE S	· · · · · · · · · · · · · · · · · · ·	United S	tates District Judge.
Lawrence A. McSoud, Asst. U.S. Atty				Clerk.
A True Copy. Certified this 8th				
(20)	Clerk.			Deputy Clerk.

United States District Court_{NOV 8-1966}

NORTHERN DISTRICT OF OKLAHOMA

NOBLE C. HOOD Clerk, U. S. District Court

United States of America

٧.

(Signed) NOBLE C. HOOD

14,365 Criminal No.

William Everett Larrimore

8th On this November , 19 66came the attorney for the day of government and the defendant appeared in person and with counsel. George Brewer.

IT IS ADJUDGED that the defendant has been convicted upon his plea of guilty

of the offense of having violated T. 18, U.S.C., § 1343, in that on or about January 3, 1966, at Welch, Oklahoma, he used the name of W.E. Stovall in devising a scheme and artifice to defraud and for obtaining money by means of false and fraudulent pretences, and caused to be transmitted in interstate commerce by means of a telephone communication between an official of the Welch State Bank, Welch, Oklahoma, and an official of the First National Bank of Coffeyville, Kansas, certain transmissions for the purpose of executing the said scheme and artifice, as charged in the indictment.

ar knarkanx

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

XXCERTATEO CONTROL SHE LECKES SON SELECTES SHERRES SARGEON SERECES SELECTES AND RECEIVE AN aranderactor and the content of the

The defendant having been convicted upon his plea of guilty and having on July 26, 1966 been committed to the custody of the Attorney General pursuant to 18 U.S.C.A. § 4208(b) for imprisonment for a term of Five (5) years, and for a study as described in 18 U.S.C.A. § 4208(c), and the Court having now received and considered the report of such study, IT IS ADJUDGED that the period of imprisonment heretofore imposed is hereby reduced to Two (2) years, including time already

served. I W X X X A CONTROL OF THE STATE OF THE STAT IT IS FURTHER ADJUDGED by the court that the defendant may become eligible for parole at such time as the board of parole may determine as provided in T. 18, U.S.C. 4208 (a)(2).

It Is Ordered that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant. ALLEN E. BARROW Approved as to form: United States District Judge. The Court recommends commitment to: United States Medical Center, Springfized Lawrence A. McSoud Lawrence A. McSoud, Asst. U.S. Atty. A True Copy. Certified this 8th day of November, 1966

(By) Wanne Deputy Clerk.

antare.

FILE

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

MU . 6 - 1966

United States of America

v.

NOBLE C. HOOD Clerk, U. S. District Court

No. 14,368 CR

Archie Blakeman Patheal

On this 8th day November , 186 , came the attorney for the government and the defendant appeared in person, and with counsel, Dale J. Briggs

It is Adjudged that the defendant has been convicted upon his plea of 2not guilty, and a verdict of guilty, of the offense of having violated T. 18, U.S.C., 2312, in that on or about June 1, 1966, he transported in interstate commerce from Chicago, Illinois, to Tulsa, Oklahoma, in the Northern Judicial District of Oklahoma, a stolen 1964 Chevrolet Impala, Vehicle Identification No. 41839J293927, he then knowing such automobile to have been stolen,

as charged fn the indictment. and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

It Is Adjudged that the defendant is guilty as charged and convicted.

It is Adjudged that imposition of sentence is suspended and the defendant is placed on probation for a period of Eighteen (18) months from this date.

IT IS FURTHER ORDERED that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

IT IS FURTHER ORDERED that the clerk deliver three certified copies of this judgment and order to the probation officer of this court, one of which shall be delivered to the defendant by the probation officer

Approved	as	to form:		ALLEN E. BARROW	ī
			and an adjust makes the following the desired and the second of the seco	United States Dis	trict Judge.
Lawrence	A.	McSoud	NAME OF TAXABLE PARTY AND ADDRESS OF TAXABLE PARTY.		
Lawrence	A.	McSoud, Asst. U.S	. Atty.		Clerk.
				N.	
A True	Cor	y. Certified this8th_	day of Novembe	er	, .
11 1140	COL	.j. 001022100 0-1-1		Marie 1	Quena
(Signed)	NOB:	LE C. HOOD	(By)	janu !-	Denutu Clerk

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

United States of America,	Plaintiff,	Criminal No. 14370
George Henry Doty,	!	FILED
	Defendant.	NOV 10 1966

ORDER

NOBLE C. HOOD Clerk, U. S. District Court

This matter coming on for hearing on defendant's motion to suppress this 260 day of October, 1966, and the Court having heard the evidence, which is the subject of defendant's motion, and being further advised in the premises herein sustains the motion and hereby suppresses the evidence.

WHEREFORE, IT IS ORDERED, ADJUDGED AND DECREED that the motion to suppress be and is hereby sustained.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the indictment be and is hereby dismissed.

Dated this 10 day of November, 1966.

UNITED STATES DISTRICT JUDGE

NORTHERN DISTRICT OF OKLAHOMANOV $2.2\,$ 1966

UNITED STATES OF AMERICA

v.

Oscarth. Locke

NOBLE C. HOOD

Clerk, U. S. District Court

No. 14,415 Criminal

On this 22nd day of November, 1966, came the attorney for the government and the defendant appeared in person, and with counsel, Garland Douglas.

IT Is ADJUDGED that the defendant has been convicted upon his plea of 2 guilty,

of the offense of having violated T. 21, U.S.C. 331(k) and T. 21 U.S.C. 353(b)(l)(B), in that he did dispense to a government agent in the Northern District of Oklahoma, a number of d-amphetamine sulfate capsules in a cardboard box without a perscription therefor from a practitioner licensed by law to administer said drug. The act resulted in said drug in said cardboard box being misbranded while held for sale, as charged in counts One, Two, Three, Four, Five, Six, Seven and Eight of the information.

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

It is Adjudged that 'imposition of sentence is suspended as to count One, and the defendant is placed on probation for a period of Two(2) years from this date.

Count Two- Pay a fine unto the United States of America in the sum of Five Hundred (\$500.00) Dollars; and one of the conditions of the probation set forth in Count One is that the fine of Five Hundred (\$500.00) Dolla: is to be naid within One (1) year.

is to be paid within One (1) year.

It is ordered by the court that imposition of sentence as to Counts 3,4,5,6,7 & 8 axes suspended and the defendant is placed on probation for a period of Two (2) years, and each of Counts 3,4,5,6,7 & 8 to run concurrently with the period of probation in Count One.

It is Further Ordered that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

IT IS FURTHER ORDERED that the clerk deliver three certified copies of this judgment and order to the probation officer of this court, one of which shall be delivered to the defendant by the probation officer.

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Approved as	to from:				ALI	EN E.	BARROW	
ohn M. Imel John M. Imel,	U.S. Atty.				U	nited Star	tes District Ju	dge.
								Clerk.
A True C	Copy. Certified this	22nd c	lay of	NOVEMBE	R	, 1	9 66	
(Signed)	NOBLE C. HOC)D		(By)	Mu	uul Hamra	Hanna	
			lerk.		Muriel	Hamra	Deputy	Clerk.

FOR THE

FILED

NORTHERN DISTRICT OF OKLAHOMA

NOV 22 1966

UNITED STATES OF AMERICA

NOBLE C. HOOD Clerk, U. S. District Court

No.

14,416 Criminal

Danny Lynn Hurley

On this day of November 1966, came the attorney for the government and the defendant appeared in person, and 1 with counsel, Stanley Campbell.

It Is Adjudged that the defendant has been convicted upon his plea of 2 guilty,

of the offense of having violated T. 18 U.S.C. § 701, in that, on or about September 4, 1966, in the Western District of Texas, he possessed an identification card, of the design prescribed by the Department of the Army, an agency of the United States, for use by officers and employees thereof, and the possession of such identification card by the said Danny Lynn Hurley was not authorized under regulations made pursuant to law, as charged in the Information.

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

It Is Adjudged that the defendant is guilty as charged and convicted.

It Is Adjudged that 4 imposition of sentence is hereby suspended and the defendant is placed on probation for a period of One (1) year from this date, pursuant to the Federal Youth Correction Act, Title 18, U.S.C.A. 5010(a).

It Is Further Ordered that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

It Is Further Ordered that the clerk deliver three certified copies of this judgment and order to the probation officer of this court, one of which shall be delivered to the defendant by the probation officer.

Approved as to form:	ALLEN E. BA	RROW
	United State	es District Judge.
John M. Imel		
John M. Imel, U.S. Attorney		Clerk.
A Three Grown Contided this	nd NOVEMBER, 1966	
A True Copy. Certified this	day or	7
(Signed) NOBLE C. HOOD	(By) Muril H	ema
, - .	Clerk.	Deputy Clerk.

FOR THE

FILED

MORTHERN	DISTRICT OF OK	LAHOMA
United States of America		NOV 23 1966
V.	No.	14,089 Crimina OBLE C. HOOD Clerk, U. S. District Cou
Larry Alan Harper) 	Clerk, O. S. District Cou

On this government and the defendant appeared in person and with counsel, John Harlin, Jr.

evidence of voluntariness **xxxxxxxx of entry of his plea of guilty, on March 24, 1964 and after reentry of his plea of guilty of the offense of having violated T. 18, U.S.C. \$2312, in that on or about February 26, 1964, he transported in interstate commerce from West Plains, Missouri, to a point on U.S. Highway 66 about three miles south of Miami, Oklahoma, in the Northern Judicial District of Oklahoma, a stolen 1957 Ford, Vehicle Identification No. C7FV156704, he then knowing such automobile to have been stolen, as charged in count number one of the information.

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

pursuant to 18 U.S.C.A. § 5010(b) until discharged by the Federal Youth Correction Division of the Board of Parole, which shall not be later than Six (6) mears from March 24, 1964, the date of imposition of the original sentence herein under the Federal Youth Corrections Act.

IT IS ADJUDGED that5

It Is Ordered that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

ALLEN E. BARROW

Approved as to form:	United States District Judge.
The Court recommends commitment to:6	
John M. Imel, U.S. Attorney	Clerk.
024	MOVEMBED 1066
A True Copy. Certified this 23rd	
(Signed) NOBLE C. HOOD Clerk	(By) Deputy Clerk.

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

FILED

United States of America

VS

No. 14,363 Criminal

NOV 25 1966

Thomas George Anthamatten

NOBLE C. HOOD Clerk, U. S. District Court

ORDER MODIFYING JUDGMENT AND SENTENCE

At Tulsa, Oklahoma, this 25th day of November, 1966, it is adjudged that the judgment and sentence entered herein on September 13, 1966, against the defendant Thomas George Anthamatten, be and it is modified to read as follows:

Count 1 It is adjudged that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of six (6) years.

It is further adjudged that the defendant may become eligible for parole at such time as the board of parole may determine as provided in Title 18, U.S.C. 4208(a)(2).

Count 5 It is adjudged that imposition of sentence as to Count 5 is hereby suspended and the defendant is placed on probation for a period of three (3) years, to begin at the expiration of the sentence imposed in Count 1.

United States District Judge

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

FILED

United States of America)

vs

Criminal No. 14,389

NOV 25 1966

Ronnie Lee Mowery

NOBLE C. HOOD Clerk, U. S. District Court

ORDER MODIFYING JUDGMENT AND SENTENCE

At Tulsa, Oklahoma, this 25th day of November, 1966, it is adjudged that the judgment and sentence entered herein on October 25, 1966, be and it is modified to read as follows:

It is adjudged that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of three (3) Years.

It is further adjudged that the defendant may become eligible for parole at such time as the board of parole may determine as provided in Title 18, U.S.C., 4208(a)(2).

United States District Judge